Short 1

## UNITED STATES DISTRICT COURT

## District of Delaware

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

٧.

**DWAYNE CHAVOUS** 

Case Number: CR 06-03-1-JJF

USM Number: 05106-015 Stephen F. Patrizio, Esq. Defendant's Attorney THE DEFENDANT: pleaded guilty to count(s) COUNT II OF THE INDICTMENT pleaded noto contendere to count(s) which was accepted by the court. ☐ was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: Title & Section Offense Ended Nature of Offense Count POSSESSION WITH THE INTENT TO DISTRIBUTE MORE THAN 5 GRAMS OF COCAINE BASE 21:841(a)(1)&(b)(1)(B) 2/10/2006 II 6 The defendant is sentenced as provided in pages 2 through of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984. ☐ The defendant has been found not guilty on count(s) Count(s) 1, 111, and IV OF THE INDICTMENT is are dismissed on the motion of the United States. It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances. 11/9/2007 Date of Imposition of Judgment ထ်



Honorable Josesph J. Farnan, Jr., United States District Judge

Name and Title of Judge

FEB	01	SANAC 4	1:00-cr-(	9000312	DHHES	Documer	1E 902
٠.,	•						
.≱AO 2	45B	(Rev. 06/05) Judg Shoot 2 Impriso		inal Case	· 		
		DANT: DWAY					
						IMPRI	SON
· tola		he defendant is I m of: <u>60 MONT</u>	•			ody of the U	Inited S

6 Judgment Page 2

## MENT

States Bureau of Prisons to be imprisoned for a

TOTAL TOTAL OF BUINDINT HIS HAT RESOLAIMENT	··
The court makes the following recommendations to	o the Bureau of Prisons:
COURT RECOMMENDS THAT THE DEFE CAROLINA ( EDGEFIELD ).	ENDANT BE DESIGNATED AT PRISON IN SOUTH
The defendant is remanded to the custody of the Ut	nited States Marshal.
The defendant shall surrender to the United States!	Marshal for this district:
🗀 at 🗆 a.m.	□ <sub>р.т.</sub> оп
as notified by the United States Marshal.	
The defendant shall surrender for service of sentence	ce at the institution designated by the Bureau of Prisons:
before 2 p.m. on	
as notified by the United States Marshal.	
as notified by the Probation or Pretrial Service	es Office.
	D IP ጥሂነD AT
	RETURN
I have executed this judgment as follows:	
611	
Defendant delivered on 13/26/	18 10 FCL EPOR
a Edgetield Se / with a cort	tified copy of this judgment.
	The T 1-100-10
Arc	John J Lamanna Warden
3/20/20	By Boll Theolis
<i>t</i>	DEPUTY UNITED STATES MARSHAL
	·
	• •
The defendant shall pay the cost of prosecution.	
The defendant shall pay the following court cost(s):	
The defendant shall forfeit the defendant's interest in the	fallow to
to the second was designed a literact in the	ronowing property to the United States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penaltics, and (8) costs, including cost of prosecution and court costs.